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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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KOREA RESOLUTION AND COLLECTION :
CORPORATION, :

Plaintiff, :

-v- :

AHAE PRESS, INC.; HYUK KEE YOO a/k/a :
KEITH YOO a/k/a HYUK ICZ UYOO a/k/a :
HYUK YOO a/k/a HYUK ICZZ UYOO a/k/a :
HYUKKEE YOO a/k/a HYOK YOO a/k/a :
HYUK K. YOO a/k/a HYUJ K. YOO a/k/a :
HYUKKWW YOO; ELIZABETH K. YOO :
a/k/a ELIZABETH KYONGHYUN NAHM :
a/k/a BETSY K. NAHM a/k/a ELIZABETH K. :
NAHM a/k/a ELIZABETH YOO a/k/a :
ELIZABETH NAHM a/k/a ELIZABETH Y. :
MELLMAN a/k/a YOO ELIZABETH a/k/a E :
NAHM a/k/a ELIZABETH KYONGHYUN :
YOO a/k/a KYUNG HYUN NAM, :

Defendants. :
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14-cv-7972-RA

ORDER AND NOTICE OF
INITIAL CONFERENCE

RONNIE ABRAMS, United States District Judge:

This case has been assigned to me for all purposes. It is hereby:

ORDERED that counsel for all parties appear for an initial status conference on
December 19, 2014 at 2:30 p.m. in Courtroom 1506 of the U.S. District Court for the Southern
District of New York, 40 Foley Square, New York, New York.

IT IS FURTHER ORDERED that, by December 12, 2014, the parties submit a joint
letter, not to exceed five (5) pages, providing the following information in separate paragraphs:

1. A brief description of the nature of the action and the principal defenses thereto;


2. A brief explanation of why jurisdiction and venue lie in this Court. If any party is a corporation, the letter shall state both the place of incorporation and the principal place of business. If any party is a partnership, limited partnership, limited liability company or trust, the letter shall state the citizenship of each of the entity's members, shareholders, partners and/or trustees;
3. A brief description of all contemplated and/or outstanding motions;
4. A brief description of any discovery that has already taken place, and/or that which will be necessary for the parties to engage in meaningful settlement negotiations;
5. A brief description of prior settlement discussions (without disclosing the parties' offers or settlement positions) and the prospect of settlement;
6. The estimated length of trial; and
7. Any other information that the parties believe may assist the Court in advancing the case to settlement or trial, including, but not limited to, a description of any dispositive issue or novel issue raised by the case.

IT IS FURTHER ORDERED that, by December 12, 2014, the parties jointly submit to the Court a proposed case management plan and scheduling order. A template for the order is available at <http://nysd.uscourts.gov/judge/Abrams>. The status letter and the proposed case management plan should be filed electronically on ECF, consistent with Section 13.1 of the Court's Electronic Case Filing (ECF) Rules & Instructions, available at http://www.nysd.uscourts.gov/ecf/ecf_rules_080113.pdf.

Plaintiff is ordered to serve Defendants with a copy of this order and to file an affidavit on ECF certifying that such service has been effectuated.

SO ORDERED.

Dated: October 7, 2014
New York, New York



Ronnie Abrams
United States District Judge